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1 2 3 4 5 6	QUINN EMANUEL URQUHART & SULLIVA Charles K. Verhoeven (Bar No. 170151) charlesverhoeven@quinnemanuel.com Melissa Baily (Bar No. 237649) melissabaily@quinnemanuel.com Jordan Jaffe (Bar No. 254886) jordanjaffe@quinnemanuel.com 50 California Street, 22 nd Floor San Francisco, California 94111-4788 Telephone: (415) 875-6600 Facsimile: (415) 875-6700	AN, LLP	
7	Attorneys for GOOGLE LLC		
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11	GOOGLE LLC,	CASE NO. 3:20-cv-06754-WHA	
12	Plaintiff,		
13	VS.	DECLARATION OF JAMES JUDAH IN SUPPORT OF GOOGLE LLC'S OPPOSITION TO SONOS, INC.'S MOTION TO DISMISS OR TRANSFER TO THE WESTERN DISTRICT OF	
14 15	SONOS, INC., Defendants.		
16		TEXAS	
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		CASE No. 3:20-cv-06754-WH	

1	I, James Judah, declare and state as follows:		
2	1. I am a partner at Quinn Emanuel Urquhart & Sullivan LLC representing Google		
3	LLC ("Google") in this matter. If called as a witness, I could and would testify competently to the		
4	information contained herein.		
5	2. I am representing Google in Certain Audio Players and Controllers, Components		
6	Thereof and Products Containing Same, Inv. No. 337-TA-1191, an investigation pending before		
7	the International Trade Commission involving Google and Sonos ("Sonos I"). The parties took 33		
8	fact depositions in <i>Sonos I</i> , which included 17 depositions of Google employees, nine depositions		
9	of Sonos employees, and seven depositions of third parties. None of the individuals who were		
10	deposed in $Sonos\ I$ were based in Texas.		
11	3. Fifteen of the 17 Google employees who were deposed in <i>Sonos I</i> are based in the		
12	San Francisco Bay Area, including		
13	. The two Google employees not based in the San Francisco		
14	Bay Area are based in Kitchener, Canada, and Chicago, Illinois.		
15	4. Five of the nine Sonos witnesses who were deposed in <i>Sonos I</i> are based in		
16	California. The Sonos witnesses not based in California are based in Illinois and Massachusetts.		
17			
18	I declare under penalty of perjury that to the best of my knowledge the foregoing is true		
19	and correct. Executed on October 26, 2020, in Hillsborough, California.		
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21	DATED: October 26, 2020		
22	By: /s James Judah		
23	James Judah		
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ATTESTATION I, Charles K. Verhoeven, am the ECF user whose ID and password are being used to file the above Declaration. In compliance with Civil L.R. 5-1(i)(3), I hereby attest that James Judah has concurred in the aforementioned filing. /s/ Charles K. Verhoeven Charles K. Verhoeven CASE No. 3:20-cv-06754-WHA